

Chattels or Creditts so as aforesaid Condemned or the value thereof
 if his Defendant so as aforesaid prosecute shall at any time within
 one year and a day to be accounted from the said attachment awarded
 come in and either in person or by attorney appear to the said original
 action and make it appear that he said Plaintiff hath been and is
 satisfied and paid the debt or demand in the said action or shall otherwise
 waive in full discount or bar the said Plaintiff of the same or any part
 thereof which said Condemnation and Execution of the said goods Chattels
 or Creditts of the said Defendant in the hands of the garnishee or garnisher
 as aforesaid have and made shall be sufficient and probatable in case
 by the said garnishee or garnisher many action brought against him or
 them by the said Defendant for the same.

I do provide always that no Sheriff shall seize by way of Execu-
 tion as aforesaid against any such garnishee or garnisher any more
 than the Plaintiff doth and can lay against any garnishee or garnisher
 than what the said Plaintiff in the said action shall make appear to the
 said respective Courts to be of the said goods Chattels and Creditts of the said
 Defendant in each respective garnishee or garnisher hands together with
 such costs only as the garnishee or garnisher shall put the Plaintiff to by
 detaining him or themselves to be indebted unto such Defendant and compelling
 the same provided also that no Sheriff in any County within this province
 shall by any attachment or any other execution had up^{or} such attachment
 or any other execution whatsoever seize & take away the goods and chattels
 of any inhabitant of this province so far as to deprive them of all
 livelihood forthafter but that for necessary Maintenance bedding
 gunn and pott and labourers necessary tools and such other household imple-
 ments and ammunition for subsistence shall be protected from all attach-
 ments and execution whatsoever.

I do provide also that such as shall be found by sufficient proof to be
 circumstances wilfully to absent themselves into the woods or elsewhere
 from the said right whereby they came or be found to be brought to trial
 and such also as shall be absent by flight or proscription out of this province
 to be avoided upon oath shall have no benefit of any favourable law suppose-

(statute)